19

20

21

subsection.

1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Education to which was referred Senate Bill No. 164
3	entitled "An act relating to miscellaneous changes to education law"
4	respectfully reports that it has considered the same and recommends that the
5	House propose to the Senate that the bill be amended by striking out all after
6	the enacting clause and inserting in lieu thereof the following:
7	* * * Postsecondary Educational Institutions; Closing * * *
8	Sec. 1. 16 V.S.A. § 175 is amended to read:
9	§ 175. POSTSECONDARY EDUCATIONAL INSTITUTIONS; CLOSING
10	(a)(1) The Association of Vermont Independent Colleges (AVIC) shall
11	maintain a memorandum of understanding with each covered college, which
12	are its member colleges and each college that was a member of AVIC within
13	the prior year, under which each covered college agrees to:
14	(A) upon the request of AVIC, act as repository for, and
15	administrator of, the student academic records of a covered college that fails to
16	comply with the requirements of this subsection; and
17	(B) contribute on an equitable basis and in a manner determined in
18	the sole discretion of AVIC to the costs of another covered college or other

entity selected by AVIC acting as repository for, and administrator of, the

records of a covered college that fails to comply with the requirements of this

1	(2)(A) If an institution of higher education, whether or not chartered in
2	this State, is placed on probation by its accrediting agency, the institution shall:
3	(i) not later than five business days after learning that it has been
4	placed on probation, inform the Agency of Education of its status, and
5	(ii) not later than 60 days after being placed on probation, submit
6	an academic record plan for students to the Agency of Education for approval.
7	(B) The academic record plan shall include an agreement with an
8	institution of higher education or other entity to act as repository for, and
9	administrator of, the institution's records, with funds set aside, if necessary, for
10	performing these functions.
11	(C) If the Secretary of Education does not approve the plan, the State
12	may take action under subsections (d) and (e) of this section.
13	(3) When an institution of higher education, whether or not chartered in
14	this State, proposes to discontinue the regular course of instruction, either
15	permanently or for a temporary period other than a customary vacation period,
16	the institution shall:
17	(1)(A) promptly not later than five business days after proposing to
18	discontinue its regular course of instruction, inform the State Board Agency of
19	Education;

1	(2)(B) prepare the academic record of each current and former student in
2	a form satisfactory to the State Board Agency of Education and including
3	interpretive information required by the Board Agency of Education; and
4	(3)(C) deliver the records to a person designated by the State Board
5	Agency of Education to act as permanent repository for, and administrator of,
6	the institution's records, together with the reasonable cost of entering and
7	maintaining the records performing these functions.
8	(4) If a private institution of higher education, whether or not chartered
9	in this State, discontinues the regular course of instruction, either permanently
10	or for a temporary period other than a customary vacation period, without
11	having an agreement with another entity to act as a repository for, and
12	administrator of, the institution's records, then the Vermont State Colleges
13	shall become the permanent repository and administrator of those records. The
14	Vermont Agency of Administration shall reimburse the Vermont State
15	Colleges for fair and reasonable expenses incurred in performing these
16	functions.
17	(b) Persons acting as a repository and administrator may microfilm records
18	received under this section.
19	(c) Students and former students of the discontinuing institution shall be
20	entitled to verified copies of their academic records upon payment of a
21	reasonable fee.

- (d) When an institution of higher education is unable or unwilling to comply substantially with the record preparation and delivery requirements of subsection (a) of this section, the <u>State Board Agency of Education</u> shall bring an action in Superior Court to compel compliance with this section, and may in a proper case obtain temporary custody of the records.
- (e) When an institution of higher education is unable or unwilling to comply with the requirements of subsection (a) of this section, the State Board Agency of Education may expend State funds necessary to ensure the proper storage and availability of the institution's records. The Attorney General shall then seek recovery under this subsection, in the name of the State, of all of the State's incurred costs and expenses, including attorney's fees, arising from the failure to comply. Claims under this subsection shall be a lien on all the property of a defaulting institution, until all claims under this subsection are satisfied. The lien shall take effect from the date of filing notice thereof in the records of the town or towns where property of the defaulting institution is located.
- (f) The State Board shall adopt rules under this section for its proper administration. The rules may include provisions for preparing and maintaining transferred records. Persons acting as a repository and administrator of records are bound only by maintenance provisions to which they agreed before receiving transferred records.

1	(g) The Association of Vermont Independent Colleges (AVIC) shall
2	maintain a memorandum of understanding with each of its member colleges
3	under which each member college agrees to:
4	(1) upon the request of AVIC, properly administer the student records of
5	a member college that fails to comply with the requirements of subsection (a)
6	of this section; and
7	(2) contribute on an equitable basis and in a manner determined in the
8	sole discretion of AVIC to the costs of another AVIC member or other entity
9	selected by AVIC maintaining the records of a member college that fails to
10	comply with the requirements of subsection (a) of this section.
11	Sec. 2. TRANSITION; BURLINGTON COLLEGE ACADEMIC RECORDS
12	(a) On or before August 1, 2019, the Association of Vermont Independent
13	Colleges (AVIC) shall amend its memorandum of understanding with its
14	member colleges under 16 V.S.A. § 175 to require that each member college
15	that terminates its membership with AVIC continue to comply with the terms
16	of the memorandum for a period of one year after the date of termination.
17	(b) On or before August 1, 2019, the Agency of Education shall transfer the
18	academic records of Burlington College to the Vermont State Colleges, and the
19	Vermont State Colleges shall act as the permanent repository for, and
20	administrator of, these records. The sum of \$120,000.00 is appropriated to the
21	Vermont State Colleges from the General Fund in fiscal year 2020 to provide

1	funding for the performance of these services. Any unused portion of this
2	appropriation shall revert to the General Fund.
3	* * * Task Force on Campus Sexual Harm; Report * * *
4	Sec. 3. TASK FORCE ON CAMPUS SEXUAL HARM; REPORT
5	(a) Creation. There is created the Task Force on Campus Sexual Harm to
6	examine issues relating to responses to sexual harm, dating and intimate
7	partner violence, and stalking on campuses of postsecondary educational
8	institutions in Vermont.
9	(b) Membership. The Task Force shall be composed of the following
10	18 members:
11	(1) one current member of the House of Representatives, appointed by
12	the Speaker of the House;
13	(2) one current member of the Senate, appointed by the Committee on
14	Committees;
15	(3) two survivors of campus sexual assault, domestic violence, or
16	stalking incidents, appointed by Vermont Center for Crime Victim Services;
17	(4) the Executive Director of the Vermont Network Against Domestic
18	and Sexual Violence or designee;
19	(5) one representative of a community-based sexual violence advocacy
20	organization, appointed by the Vermont Network Against Domestic and
21	Sexual Violence;

1	(6) three Title IX Coordinators, one employed and appointed by the
2	University of Vermont, one employed and appointed by the Vermont State
3	Colleges, and one employed by a Vermont independent postsecondary
4	educational institution, appointed by the President of the Association of
5	Vermont Independent Colleges;
6	(7) one campus health and wellness educator or sexual violence
7	prevention educator working in a Vermont postsecondary educational
8	institution, appointed by the Higher Education Subcommittee of the
9	Prekindergarten–16 Council;
10	(8) one victim advocate working in a Vermont postsecondary
11	educational institution, appointed by the Higher Education Subcommittee of
12	the PreK–16 Council;
13	(9) two students who are members of campus groups representing
14	traditionally marginalized communities, appointed by the Higher Education
15	Subcommittee of the Prekindergarten–16 Council;
16	(10) one community-based restorative justice practitioner, appointed
17	by the Community Justice Network of Vermont;
18	(11) one representative appointed by the Pride Center of Vermont;
19	(12) one representative appointed by the Vermont Office of the
20	Defender General;

1	(13) one representative appointed by the Vermont Department of
2	State's Attorneys and Sheriffs; and
3	(14) one representative appointed by the Executive Director of the
4	Vermont Bar Association, with expertise in working with postsecondary
5	educational institutions on the investigation and adjudication of sexual
6	harassment and sexual assault allegations.
7	(c) Powers and duties. The Task Force shall study the following:
8	(1) The pathways for survivors of sexual harm in postsecondary
9	educational institutional settings to seek healing and justice and
10	recommendations to increase or enhance those pathways.
11	(2) Issues with Vermont's campus adjudication processes as identified
12	by survivors of sexual harm, dating and intimate partner violence, or stalking
13	in postsecondary educational institutional settings, including the interface
14	between campus adjudication processes and law enforcement.
15	(3) Issues relating to transparency, safety, and accountability of
16	outcomes in campus conduct adjudication processes for sexual harm, dating
17	and intimate partner violence, or stalking, including:
18	(A) current and best practices relating to outcomes conveyed
19	through a student's transcript record;
20	(B) the effectiveness of acts passed in New York in 2015 to address
21	campus sexual assault and in Virginia in 2015 to include a notation "on the

1	transcript of each student who has been suspended for, has been permanently
2	dismissed for, or withdraws from the institution while under investigation for
3	an offense involving sexual violence under the institution's code, rules, or set
4	of standards governing student conduct";
5	(C) the effectiveness of requiring that student transcript records
6	note expulsions or suspensions in order to trigger follow-up conversations
7	between the transferring and receiving schools; and
8	(D) consideration of concerns raised by the Association of Title IX
9	Administrators with regard to transcript notation, in support of proposed
10	federal legislation known as the Safe Transfer Act (H.R.6523, 114th
11	Congress).
12	(4) How to improve survivor safety in campus adjudication processes.
13	(5) Any State policy changes that should be made in response to
14	Title IX changes at the federal level.
15	(6) How to enhance ties between postsecondary educational
16	institutions and community organizations that focus on domestic and sexual
17	violence.
18	(d) Assistance. For purposes of scheduling meetings and preparing
19	recommended legislation, the Task Force shall have the assistance of the
20	Office of Legislative Council.

1	(e) Report. On or before March 15, 2020, the Task Force shall submit a
2	written report to the House and Senate Committees on Education and
3	Judiciary with its findings and any recommendations for legislative action.
4	(f) Meetings.
5	(1) The Executive Director of the Vermont Network Against Domestic
6	and Sexual Violence or designee shall call the first meeting of the Task Force
7	to occur on or before July 15, 2019.
8	(2) The Committee shall select a chair from among its members at the
9	first meeting.
10	(3) A majority of the membership shall constitute a quorum.
11	(4) The Task Force shall cease to exist on March 16, 2020.
12	(g) Compensation and reimbursement.
13	(1) For attendance at meetings during adjournment of the General
14	Assembly, a legislative member of the Task Force serving in his or her
15	capacity as a legislator shall be entitled to per diem compensation and
16	reimbursement of expenses pursuant to 2 V.S.A. § 406 for not more than
17	seven meetings. These payments shall be made from monies appropriated to
18	the General Assembly.
19	(2) Other members of the Task Force who are not otherwise
20	compensated for their service on the Task Force shall be entitled to per diem
21	compensation and reimbursement of expenses as permitted under 32 V.S.A.

1	§ 1010 for not more than seven meetings. These payments shall be made
2	from monies appropriated to the Agency of Education.
3	(h) Appropriation. The sum of \$11,102.00 is appropriated to the Agency of
4	Administration from the General Fund in fiscal year 2020 for per diem
5	compensation and reimbursement of expenses for nonlegislative members of
6	the Task Force. The sum of \$3,066.00 is appropriated to the General
7	Assembly from the General Fund in fiscal year 2020 for per diem
8	compensation and reimbursement of expenses for legislative members of the
9	Task Force.
10	* * * Supervisory Board Representation * * *
11	Sec. 4. SUPERVISORY BOARD REPRESENTATION
12	(a) Notwithstanding 16 V.S.A. § 261, if a supervisory union includes at
13	least one member district that is a unified school district, then the State Board
14	of Education, on its own initiative or at the request of the board of the
15	supervisory union or the board of one or more of its member districts, may at
16	any time adjust the supervisory union board representation under 16 V.S.A.
17	§ 266 to more fairly and accurately reflect the relative number of students for
18	which each member district is responsible and the grades for which the
19	districts operate schools.
20	(b) This section is repealed on July 1, 2020.

I	* * * Delivery of Vermont Technical College
2	Degree Programs at CTE Centers; Study; Pilot Programs * * *
3	Sec. 5. DELIVERY OF VERMONT TECHNICAL COLLEGE
4	DEGREE PROGRAMS AT CAREER TECHNICAL EDUCATION
5	CENTERS IN VERMONT; STUDY; PILOT PROGRAMS
6	(a) Study by Vermont Technical College. The Vermont Technical
7	College (VTC) shall study how to best deliver all or a portion of fully
8	accredited VTC associate degree programs at CTE centers in Vermont. The
9	study shall explore the viability of a new program to provide a locally
10	convenient and financially affordable option to high school students and adult
11	learners who want, while still enrolled with their CTE centers, to also enroll in
12	a high-demand, high-skill, industry-specific associate degree offering. VTC
13	shall collaborate with the CTE centers and the Agency of Education in
14	conducting the study. In structuring the study, VTC shall consider:
15	(1) alignment of degree programs with workforce priority needs and
16	career pathways identified by the Agency of Education;
17	(2) coherence with existing, State-supported postsecondary programs for
18	secondary students, such as dual enrollment and early college programs under
19	the flexible pathways laws, including potential impacts to, and alignment with,
20	those programs;

1	(3) sustainable funding models, including costs for students, institutions,
2	and adults;
3	(4) the financial risks of programmatic and funding model changes, with
4	the goals of not negatively impacting the accreditation status or the financial
5	status of any institution, and
6	(5) management of class scheduling and CTE partnerships to ensure
7	access and programmatic success.
8	(b) Reports.
9	(1) On or before December 15, 2019, VTC shall submit a written report
10	to the House and Senate Committees on Education and the State Board of
11	Education with its findings and recommendations from the study required
12	under subsection (a) of this section.
13	(2) If VTC recommends from its study that all or a portion of fully
14	accredited VTC associate degree programs should be offered at CTE centers in
15	Vermont, then VTC shall, in the fall 2020 semester, conduct up to two pilot
16	programs that offer these degree programs in at least two CTE centers. If these
17	pilot programs are conducted, on or before January 15, 2021, VTC shall submit
18	a supplemental written report to the House and Senate Committees on
19	Education and the State Board of Education with its findings and
20	recommendations from the pilot programs.

1	(c) Appropriation. The sum of \$200,000.00 is appropriated to the Agency
2	of Administration for fiscal year 2020 from the General Fund to provide
3	funding to VTC for the study and pilot programs under subsection (a) of this
4	section. On or before July 1, 2019, the Agency of Administration shall
5	distribute \$57,000.00 to VTC for the study. If the pilot programs are
6	conducted by VTC, then the Agency of Administration shall, on or before
7	January 1, 2020, distribute the remaining \$143,000.00 to VTC for the pilot
8	programs. Any unused funds shall revert to the General Fund.
9	* * * Dual Enrollment; Continuation of Entitlement * * *
10	Sec. 6. DUAL ENROLLMENT; CONTINUATION OF ENTITLEMENT
10 11	Sec. 6. DUAL ENROLLMENT; CONTINUATION OF ENTITLEMENT  (a) Notwithstanding any provision of law to the contrary under 16 V.S.A. § 944, a
11	(a) Notwithstanding any provision of law to the contrary under 16 V.S.A. § 944, a
11 12	(a) Notwithstanding any provision of law to the contrary under 16 V.S.A. § 944, a Vermont resident student who attends an out-of-State high school that was
11 12 13	(a) Notwithstanding any provision of law to the contrary under 16 V.S.A. § 944, a Vermont resident student who attends an out-of-State high school that was designated as the public high school for the student's district of residence

1	* * * Future's Task Force on Public Postsecondary Education in Vermont;
2	Report * * *
3	Sec. 7. FUTURE'S TASK FORCE ON PUBLIC POSTSECONDARY
4	EDUCATION
5	IN VERMONT
6	(a) Creation. There is created the Future's Task Force on Public
7	Postsecondary Education in Vermont to review past studies commissioned by
8	the General Assembly on postsecondary education in Vermont and to
9	develop a long-term vision and strategy for the improvement of
10	postsecondary education in Vermont for the next generation.
11	(b) Membership. The Task Force shall be composed of the following
12	six members:
13	(1) the President of the University of Vermont;
14	(2) the Chancellor of the Vermont State Colleges;
15	(3) the President of the Vermont Student Assistance Corporation;
16	(4) one executive from the business community, with substantial
17	experience in developing long-term vision and strategy and working in a
18	State-wide context, appointed by the Governor;
19	(5) one executive from the education community, with substantial
20	experience in developing long-term vision and strategy and working in a
21	State-wide context, appointed by the Speaker of the House; and

1	(6) one executive from the nonprofit community, with substantial
2	experience in developing long-term vision and strategy and working in a
3	State-wide context, appointed by the President Pro Tempore of the Senate.
4	(c) Powers and duties. The Task Force shall:
5	(1) Review and analyze the outcomes from past studies commissioned
6	by the General Assembly over the last 40 years on postsecondary education
7	in Vermont, including, with respect to each study:
8	(A) the goal of the study;
9	(B) the data and other evidence examined;
10	(C) who was involved in the study;
11	(D) the conclusions and recommendations of the study; and
12	(E) the response to the study by the General Assembly and the
13	Governor.
14	(2) Develop a long-term vision and strategy for the improvement of
15	postsecondary education in Vermont for the next generation.
16	(d) Assistance. The Task Force shall have the technical and
17	administrative assistance of the University of Vermont, the Vermont State
18	Colleges, and the Vermont Student Assistance Corporation.
19	(e) Report. On or before February 15, 2020, the Task Force shall submit
20	a written report to the House and Senate Committees on Education with its
21	findings and recommendations.

1	(f) Meetings.
2	(1) The President of the University of Vermont shall call the first
3	meeting of the Task Force to occur on or before August 15, 2019.
4	(2) The Committee shall select a chair from among its members at the
5	first meeting.
6	(3) A majority of the membership shall constitute a quorum.
7	(4) The number of meetings of the Task Force shall be determined by
8	its Members.
9	(5) The Task Force shall cease to exist on February 16, 2020.
10	(g) Compensation and reimbursement. No appropriation is made for
11	compensation or reimbursement of expenses for the members of the Task
12	Force.
13	* * * School Construction Study Committee * * *
14	Sec. 8. [SCHOOL CONSTRUCTION STUDY COMMITTEE]
15	[TO COME]
16	* * * Effective Date * * *
17	Sec. 9. EFFECTIVE DATE
18	This act shall take effect on passage.
19	
20	
21	

## (Draft No. 3.1 – S.164) 4/16/2019 - JDM - 4:13 PM

Page 18 of 18

1	(Committee vote:)	
2		
3		Representative
4		FOR THE COMMITTEE